

# California Land Disposal Restriction Notice and Certification

Generator Name <i>Douglas Aircraft Co.</i>	Manifest Number <i>89479291</i>
California Hazardous Waste Code(s) <i>741</i>	CWM Profile Number <i>F-28916</i>

This form is submitted to Chemical Waste Management, Inc. in accordance with the requirements of CCR Title 22, Chapter 30, Article 40 which restricts the land disposal of certain hazardous wastes. I have marked the appropriate box (boxes A. through D.) below to indicate how my waste must be managed to conform to the land disposal restrictions. A copy of all applicable treatment standards and waste analysis data, where available, is maintained at the Chemical Waste Management facility identified on the manifest referenced above. If the waste is not a RCRA regulated hazardous waste, I have also entered the appropriate California Waste Code and checked the appropriate box in the table below to indicate the applicable non-RCRA hazardous waste listing from 22 CCR Section 67702.

## Complete This Table For Non-RCRA, California Regulated Hazardous Wastes Only

Line Item	Check Here	Restricted Waste Description	Reference CCR Title 22
1		Metal-containing aqueous waste that contains any of the metals or metal compounds identified in 22 CCR 66699(b).	67702(b)(1)
2		Wastes containing polychlorinated biphenyls (PCBs).	67702(b)(2)
3		[reserved]	
4		[reserved]	
5		[reserved]	
6		[reserved]	
7		Metal-containing solid waste that contains any of the metals or metal compounds identified in 22 CCR 66699(b).	67702(b)(7)
8		[reserved]	
9		[reserved]	
10		Aqueous and liquid organic wastes that contain any organic compound measured by EPA Test Methods 8080, 8140, 8150, 8240, and 8270 described in <i>Test Methods for Evaluating Solid Wastes, Physical/Chemical Methods, SW-846</i> , Third Edition.	67702(b)(10)
11		Solid hazardous wastes that contain any organic compound measured by EPA Test Methods 8080, 8140, 8150, 8240, and 8270 described in <i>Test Methods for Evaluating Solid Wastes, Physical/Chemical Methods, SW-846</i> , Third Edition.	67702(b)(11)

### A. RESTRICTED WASTE REQUIRES TREATMENT

I am the generator of the waste identified above which must be treated to meet the applicable treatment standards set forth in CCR Title 22, Chapter 30, Article 41 prior to land disposal.

### B.1 RESTRICTED WASTE TREATED TO PERFORMANCE STANDARDS

"I certify under penalty of law that I have personally examined and am familiar with the treatment technology and operation of the treatment process used to support this certification and that based upon my inquiry of those individuals immediately responsible for obtaining this information, I believe that the treatment process has been operated and maintained properly so as to comply with the performance levels specified in CCR Title 22, Chapter 30, Article 41 without dilution of the prohibited waste. I am aware that there are significant penalties for submitting a false certification, including the possibility of a fine and imprisonment."

### C. RESTRICTED WASTE SUBJECT TO A VARIANCE

The waste identified above is subject to a capacity variance which expires on \_\_\_\_\_.

### D. RESTRICTED WASTE CAN BE LAND DISPOSED WITHOUT FURTHER TREATMENT

"I certify under penalty of law that I have personally examined and am familiar with the waste through analysis and testing or through knowledge of the waste to support this certification that the waste complies with the treatment standards specified in CCR Title 22, Chapter 30, Article 41 without dilution of the prohibited waste. I am aware that there are significant penalties for submitting a false certification, including the possibility of a fine and imprisonment."

I hereby certify that all information submitted in this and all associated documents is complete and accurate to the best of my knowledge and information.

Signature *Robert G. Isbell, Jr.*

Title *Senior Plant Engineer*

Date

11/18/89 15:51

OSCO SOLVE

0003

Generator Name: Douglas Aircraft CoManifest Doc. No.: 90179CWM Profile Number: F28916State Manifest No.: 89479291

This form is submitted to Chemical Waste Management, Inc. in accordance with 40 CFR Part 268, which restricts the land disposal of certain hazardous wastes.

### I. IDENTIFICATION OF THE WASTE

I have identified my waste and marked the appropriate box(es) below to indicate how my waste must be managed to conform to the land disposal restrictions.

- A. Is this waste a non-wastewater or a wastewater? Check ONE:  Non-Wastewater  Wastewater  
 B. Identify ALL USEPA hazardous waste numbers that apply to this waste shipment (as defined by 40 CFR 261). For each waste number, identify the corresponding subcategory (check NONE or write in the description from 40 CFR 268, 41, .42 or .43).

USEPA HAZARDOUS WASTE NO.	SUBCATEGORY	
	NONE	DESCRIPTION
FO01		

USEPA HAZARDOUS WASTE NO.	SUBCATEGORY	
	NONE	DESCRIPTION

To list additional USEPA waste number(s) and subcategory(s), use the supplemental sheet provided (CWM-2001-B). If the supplemental page is used, check here:

### II. HOW MUST THE WASTE BE MANAGED?

Check the box(es) that indicate the Land Ban status of the waste. For any waste(s) that meets part of the treatment standard and requires additional treatment, you must mark (1) Box A (the waste requires treatment) and (2) Box B.1 or B.2, or D (the waste satisfies part of the treatment standards).

#### A. RESTRICTED WASTE REQUIRES TREATMENT

I am the initial generator of a restricted waste (i.e., acetaldehyde, California List, or scheduled waste) which must be treated to the applicable treatment standard set forth in 40 CFR Part 268 Subpart D and all applicable prohibitions set forth in 40 CFR 268.32 or RCRA Section 3004(d) prior to land disposal. This requirement applies to EPA hazardous waste number(s) FO01 AND/OR the following California List code(s): (check all that apply).  Acid.  Metal.  Cytotoxic.  HODCA.  PCBs. A copy of all applicable treatment standards and specified treatment methods is maintained at the treatment, storage, and disposal facility named above.

#### B.1 RESTRICTED WASTE TREATED TO PERFORMANCE STANDARDS

The EPA hazardous waste number(s) \_\_\_\_\_ has been treated in compliance with the applicable performance standards specified in 40 CFR Part 268 Subpart D. Supporting data is available to be provided as requested by the receiving facility.

I certify under penalty of law that I have personally examined and am familiar with the treatment technology and operation of the treatment process used to support this certification and that, based upon my inquiry of those individuals immediately responsible for obtaining this information, I believe that the treatment process has been operated and maintained properly so as to comply with the performance levels specified in 40 CFR part 268 Subpart D and all applicable prohibitions set forth in 40 CFR 268.32 or RCRA Section 3004(d) without dilution of the prohibited waste. I am aware that there are significant penalties for submitting a false certification, including the possibility of a fine and imprisonment.

#### B.2 RESTRICTED WASTES FOR WHICH THE TREATMENT STANDARD IS EXPRESSED AS A SPECIFIED TECHNOLOGY (AND THE WASTE HAS BEEN TREATED BY THE SPECIFIED TECHNOLOGY)

I certify under penalty of law that the waste has been treated in accordance with the requirements of 40 CFR 268.42. I am aware that there are significant penalties for submitting a false certification, including the possibility of a fine and imprisonment. The treatment has been performed for EPA hazardous waste number(s) \_\_\_\_\_.

#### C. RESTRICTED WASTE SUBJECT TO A VARIANCE

The waste identified above is subject to a national capacity variance, a treatability variance, or a case-by-case extension which expired on \_\_\_\_\_. This variance applies to EPA hazardous waste number(s) \_\_\_\_\_. If disposal occurs in a landfill or surface impoundment, the unit must meet the minimum toxicological requirements. (Note: Wastes destined for deep-well injection are subject to a separate set of variances. See instructions on 40 CFR Part 142.)

#### D. RESTRICTED WASTE CAN BE LAND DISPOSED WITHOUT FURTHER TREATMENT

I am the initial generator of the following EPA hazardous waste number(s) \_\_\_\_\_. I have determined that the waste meets all applicable treatment standards set forth in 40 CFR Part 268 Subpart D, and all applicable prohibitions set forth in Section 268.32 or RCRA Section 3004(d), and therefore, can be land disposed without further treatment. A copy of all applicable treatment standards and specified treatment methods is maintained at the treatment, storage, and disposal facility named above.

I certify under penalty of law that I personally have examined and am familiar with the waste through analysis and testing or through knowledge of the waste to support the certification that the waste complies with the treatment standards specified in 40 CFR Part 268 Subpart D and all applicable prohibitions set forth in 40 CFR 268.32 or RCRA section 3004(d). I believe that the information I submitted is true, accurate and complete. I am aware that there are significant penalties for submitting false certification, including the possibility of a fine and imprisonment.

I hereby certify that all information submitted in this and all associated documents is complete and accurate, to the best of my knowledge and information.

SIGNATURE: Robert M. Tuckey

Title Senior Plant Engineer Date \_\_\_\_\_